11. (a) This agreement contains a pre-dispute arbitration clause set forth in (b) below. By signing an arbitration agreement the parties acknowledge and agree as follows: (i) all parties to this agreement are giving up the right to suc each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed; (ii) arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited; (iii) the ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings; (iv) the arbitrators do not have to explain the reason(s) for their award; (v) the panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry; (vi) the rules of some arbitration forums may impose time limits for bringing a claim in arbitration; and (vii) in some cases, a claim that is ineligible for arbitration may be brought in court. The rules of the arbitration forum in which the claim is filed, and any amendments thereto, are hereby incorporated herein.

(b) Based on the foregoing, I agree that any and all claims, causes of action, disputes, or controversies that may arise concerning any transaction or this Agreement, shall be submitted to binding arbitration before the NASD, and specifically agree that the locale for all hearings for said arbitration shall be in Salt Lake City, Utah. I further agree that the substantive laws of the State of Utah

12. All transactions entered into under this Agreement shall be subject to any applicable constitution, rules, regulations, customs and usages of the exchange or market and its clearinghouse, if any, where such transactions are executed by Alpine or its agents and to all applicable laws, rules and regulations of governmental authoritics and self-regulatory agencies. If any provision is enacted that would be inconsistent with any of the provisions of this Agreement, the provision so affected shall be deemed modified or superseded by the enactment, but the remaining provisions of this Agreement shall remain in effect. Except as herein provided, no provision of this Agreement may be waived, altered, modified or amended unless the same is in writing and signed by an authorized

13. I authorize you at your discretion to obtain reports and to provide information to others concerning my credit standing, background and business conduct. You may ask credit reporting agencies for consumer reports of my credit history. Upon my request you will inform me whether you have obtained any such consumer reports and if you have, you will inform me of the name

and address of the consumer reporting agency that furnished the reports to you.

14. The provisions of this Agreement shall be continuous, shall cover individually and collectively all accounts which I may open or reopen with Alpine, shall inure to the benefit of Alpine's present organization, and any successor organization or assigns; and shall be binding upon my heirs, executors, administrators, assigns or successors in interest. Should any term or provision of this Agreement be deemed or held to be invalid or unenforceable, the remaining terms and provisions shall continue in full force and effect. Except for statutes of limitation applicable to claims, this Agreement and all the terms herein shall be governed and construed in accordance with the laws of the State of Utah without giving effect to principles of conflict of laws. The statute of limitations applicable to any claim shall be that which would be applied by the courts of the state in which I reside or if I do not reside in the United States, the statute of limitations shall be that which would be applied by the courts in the state where the Alpine

15. I understand that you may in your sole discretion prohibit or restrict trading of securities or substitution of securities in any of my accounts. You have the right to terminate any of my accounts (including multiple owner accounts) at any time by notice to me. The provisions of this agreement shall survive the termination of any account.

16. Your failure to insist at any time upon strict compliance with any term of this Agreement, or any delay or failure on your part to exercise any power or right given to you in this Agreement, or a continued course of such conduct on your part shall at no time operate as a waiver of such power or right, nor shall any single or partial exercise preclude any other further exercise. All rights and remedies given to you herein are cumulative and not exclusive of any other rights or remedies which you otherwise have.

17. I understand that Alpine shall not be liable for loss caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, terrorist acts, strikes or other conditions, commonly known as "acts of God," beyond Alpine's

18. I/we jointly and severally agree to indemnify Alpine and hold it harmless from any liability (including attorneys' fees) arising out of or related to any actual or alleged improper or unsuitable actions resulting from instructions given to Alpine by me/us.

19. I agree that if I utilize your services to receive or issue funds by wire (wire transfers), I am responsible for the issuance of accurate and complete instructions in relation to said wire transfers and I will hold you harmless from all liabilities if I fail to fulfill this responsibility. I further agree that if I should incur a loss in connection with a wire transfer as a result of negligence or other activities on your part, your liability will be limited to the actual amount of the misdirected or misapplied funds and no other damages of any other nature including consequential damages will be recoverable.

	will be recoverable.
Λ	Systomer Name Investment Holdings Co. Ltd Systomer Name Sohn Kirk, Pres.
June 15/2009	Customer Signature
Date	Customer Signature

05/15/2009 08:27

6045825582

INVESTOR RELATIONS

PAGE 04

Form W-8BEN (Rev. December 2000)		Foreign Status of I				
Department of the Treasury Internal Revenue Service	tomal Revenue Service					
of a trade or business in A foreign partnership, a A foreign government, in foreign private foundation claiming the applicability Note: These artifice.	U.S. person, Including a reside xemption from U.S. withholdin in the United States foreign simple trust, or a foreinternational organization, foreinternational organization, foreinternational organization, or government of a U.S. por y of section(s) 115(2), 501(c), 8 d use Form W-8BEN if they are erson exempt from backup with the transitions.	ent alien Individual g on income effectively connect gn grantor trust (see instruction gn central bank of issue, foreign assession that received effective g2, 895, or 1443(b) (see instruction	ed with the conducts for exceptions) tax-exempt organ	ization,	instead, use Form W- W-BEC W-8ECI or W-8EXF	
Part I Identifica	tion of Beneficial Own	er (See instructions.)	0/1		W-8IMY	
3 Type of beneficial ow Grantor trust Central bank of Issu 4 Permanent residence	Complex trust Tax-exempt organiz address (street, apt, or suite r D 5 0 Runna province, Include postal code	Corporation D Estate G Private foundation 10., or rural route). Do not use a	isregarded entity	Pertnership International of	Simple trust	
5 Malling address (if diff	ferent from above)			CA	VADA	
U.S. taxpayer identification Reference number(s) (s)	province. Include postal code ation number, if required (see see instructions) ax Treaty Benefits (if ap	instructions)	7 Foreign tax		p not abbreviate) Der, if any (optional)	
a The beneficial owner b If required, the U.S. c The beneficial owner applicable, meets the d The beneficial owner applicable, meets the U.S. trade or busine e The beneficial owner Form 8833 if the arm 10 Special rates and conducted the second of the second or the se	If that apply): If is a resident of CANAIA taxpayer Identification number is not an individual, derives the requirements of the treaty part is not an individual, is claimless of a foreign corporation, are is related to the person obligation to subject to withholding residuals.	within the meaning of the Income is stated on line 6 (see Instruction is stated on line 6 (see Instruction is stated on line 6 of income for ovision dealing with limitation of the income within the income within the income within the income during a calendar year elections): The beneficial owner is income of the treaty article:	which the treaty been benefits (see instructions) is (see Instructions) the meaning of sect xceeds, in the agging claiming the provincedity type of incorporation beauty to be incorporation to the provinced to t	penefits are claim structions]. reign corporation between 267(b) or 70 regate, \$500,000 sions of Article	or interest from a 7(b), and will file).	
Part III Notional Pri	ncipal Contracts	*****	-	-		
Connected with the certify under penalties of period with the beneficial owner is not a U.S. The Income to which this form renor subject to tax under an income for broker impressioner.	ill provide a statement that ide conduct of a trade or business that I have examined the informal flury that; authorized to sign for the beneficial person, lates is not effectively connected vine tax treaty, and	In the United States. I agree to the United States. I agree to the United States. I agree to the United States of	my knowledge and be this form relates, as in the United State	lief it is true, corre	ct, and complete. I	
gn Here Signature of	Sentence owner for individual authorities, see separate instruc	rized to view for house	Date (MM-DD-YY	ag Pr	esidad y in which acting	

5. No Warranties/Limitation on Liability.

I AGREE THAT THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO ALPINE'S ELECTRONIC SERVICES, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, REASONABLE CARE, FITNESS FOR A PARTICULAR PURPOSE OR AGAINST INTELLECTUAL PROPERTY INFRINGEMENT, MADE BY MY ALPINE, ITS LICENSORS OR ANY THIRD PARTY INVOLVED IN THE PROVISION OF ELECTRONIC SERVICES TO ME.

I further agree that the sole liability of Alpine or its licensors or any third party involved in the provision of Alpine's Electronic Services to me for any claims, notwithstanding the form of such claims (e.g., contact, negligence or otherwise), arising out of errors or omissions in Alpine's Electronic Services provided or to be provided hereunder shall be to furnish the correct report or data. I further agree that I shall not hold Alpine, its information providers or any third party involved in the provision of Alpine's Electronic Services liable in any way for any loss or damage arising from or occasioned by any force majeure (e.g., flood, extraordinary weather conditions, earthquake or other act of God, fire, war, insurrection, riot, labor dispute, accident, action of government, communications or power failure, equipment or software malfunction) or by any other cause beyond such party's reasonable control.

IN NO EVENT WILL ALPINE, ITS LICENSORS OR ANY THIRD PARTY INVOLVED IN THE PROVISION OF ALPINE'S ELECTRONIC SERVICES (OR ANY OF THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AGENTS OR AFFILIATES) BE RESPONSIBLE FOR SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES, WHETHER OR NOT REASONABLY FORESEEABLE, AND EVEN IF ADVISED OF THE POSSIBILITY OR SUCH DAMAGES, WHICH I MAY INCUR OR EXPERIENCE ON ACCOUNT OF ENTERING INTO OR RELYING ON THIS AGREEMENT OR AS A RESULT OF MY USE OF OR RELIANCE ON ALPINE'S ELECTRONIC SERVICES. I ACKNOWLEDGE THAT SUCH LICENSORS AND ANY THIRD PARTY INVOLVED IN THE PROVISION OF ALPINE'S ELECTRONIC SERVICES (OR ANY OF THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, AGENTS OR AFFILIATES) ARE THIRD PARTY BENEFICIARIES OF, AND ARE RELYING UPON THE PROVISIONS IN THIS AGREEMENT THAT MAY BE APPLICABLE TO THEM.

- 6. Amendments. I agree that Alpine may change the terms and conditions of this agreement, in whole or in part, upon notice to me; no provision of this agreement may be amended in any other manner. I agree to use Alpine's Electronic Services only in accordance with the terms and conditions specified in this agreement as amended from time to time by Alpine, and that any amendments to the terms and conditions will be deemed effective upon dissemination by Alpine. Use of Alpine's Electronic Services after receipt of such amendments will be deemed to be acceptance of such amendments.
- 7. Entire Agreement. This agreement, together with my account agreement(s), contains the entire agreement between me and Alpine with respect to the subject matter contained in this agreement and supersedes all prior or contemporaneous communications, whether oral, written or electronic. If any provision of this agreement is held to be invalid, void or unenforceable by reason of any law, rule, administrative order or judicial decision, that determination shall not affect the validity of the remaining provisions of this agreement. This agreement will be governed by the laws of the State of Utah.

Name on Account

4

Email Address

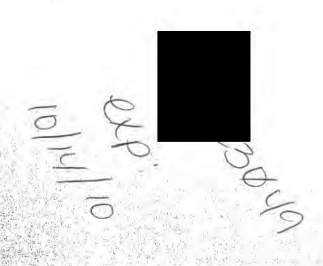
June 15/2009

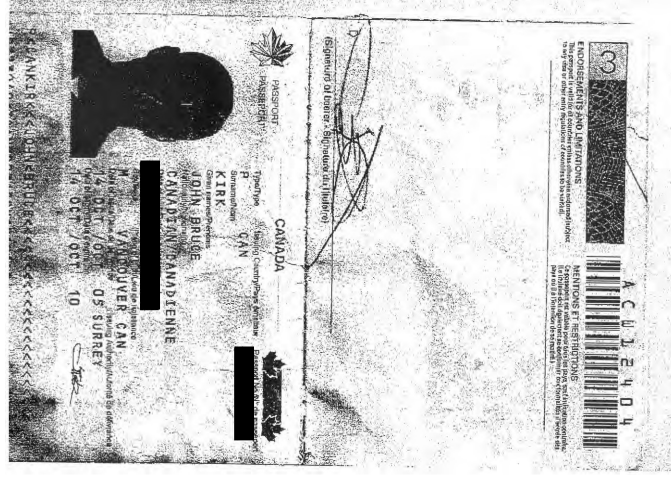
Date

05/15/2009 08:27 6045825582

INVESTOR RELATIONS

PAGE 16





NUMBER: 538817



CERTIFICATE OF CHANGE OF NAME

COMPANY ACT

CANADA PROVINCE OF BRITISH COLUMBIA

> I Hereby Certify that 538817 B.C. LTD.

has this day changed its name to KITA-KAINE INVESTMENT HOLDINGS LTD.



Issued under my hand at Victoria, British Columbia on May 26, 1997

JOHN S. POWELL Registrar of Companies